Adopted August 3, 2015

ROWAN COUNTY WEST END PLAZA EVENT CENTER RENTAL CONTRACT



WEPEC

This Contract is made and entered in	to this day of this	month	_ in the year 20	, ("Effective
Date") between Rowan COUNTY, ("LESSEE").	North Carolina ("CO	UNTY") and		
NAME OF LESSEE:		DATE OF BIR	TH://	
DRIVER LISENCE and STATE:		PHONE:		
CELL:				
EMAIL:				
ADDRESS:				
ALTERNATE CONTACT PERSON N	AME:		PHONE:	
TOTAL AMOUNT DUE:	\$			
TOTAL DEPOSIT REQUIRED:	For events without alcohol \$1,000(One Thousand Dollars). \$250.00 is a non refundable fee and \$750.00 is refundable after approved inspection.			
Balance Due 10 Business Days bef	booking fee and \$1	,750.00is refundable	o Thousand Dollars). after approved inspec	\$250.00 is a nonrefundable tion.
WHEREAS, the COUNTY and the LE the WEST END PLAZA EVENT CEN and time stated above.				
NOW, THEREFORE, in consideratio and the LESSEE agree as follows:	n of the mutual cover	nants, promises, term	s, conditions, and Co	ontracts herein, the COUNTY
A. <u>COUNTY.</u> The following: maintenance, electrical ser	COUNTY agrees to proceed and restrooms.	provide to the LESSI All other amenities sh	EE in connection with all be provided by the	n the use of the facilities the LESSEE.
B. <u>LESSEE.</u> LESS Rental Policy and agree to comply wit			and understand the W	Vest End Plaza Event Center
RENTAL DATE:	20 E	VENT TIME:	CLEAN U	JP TIME:
RENTAL DATE:	20E	VENT TIME:	CLEAN U	JP TIME:
RENTAL DATE:	20E	VENT TIME:	CLEAN U	JP TIME:
RENTAL DATE:	20 E	VENT TIME:	CLEAN U	JP TIME:
All rental activitie LESSEE or conta Initials: All deco	ave facility cleaned and s must cease by 12:00 act person must be pre prations are the respon	a.m. One (1) hour wasent for the duration asibility of the LESSEE	vill be added for clean of the event and clean E. Date/Time:	up. up time.

In	itials: Estimated number of people attending are Cannot exceed 1,100 people.
In rental.	itials. LESSEE is responsible for set up and clean up. There are 35 round tables and 350 chairs included in
ALCOHOLIC	BEVERAGES
	everages are to be served during the event, an alcoholic beverage permit must be purchased at the NC ABC
Commissione 1.	er office by LESSEE Initials YES NO: Participants at WEPEC will be served or have access to (beer,
1.	wine or champagne).
2.	Initials YES NO: LESSEE agrees that unless notifications to the COUNTY of the
	intent to serve alcohol and that proper permits have been received by the COUNTY 10 Business Days
3.	prior to event, no alcoholic beverages will be allowed on premises Initials YES NO: LESSEE agrees that in serving alcohol, it will carefully monitor the
5.	amounts served so that any patron who is or appears to be intoxicated will not be served. Alcohol can be
	served only by a certified graduate of the NC Responsible Alcohol Seller Program.
4.	InitialsYESNO: LESSEE agrees to provide to the COUNTY the alcohol servers
5.	name and a copy of NC Drivers License. InitialsYESNO: LESSEE agrees that brown bagging IS NOT permitted on premises.
6.	InitialsYESNO: LESSEE agrees that brown bagging 15 NOT permitted on premises.
	(1) location in a corner wall within the WEPEC facility to be used specifically for serving alcoholic
	beverages. The LESSEE shall not use coolers, carts or any apparatus to deliver alcoholic beverages to
7.	patrons throughout the facilityInitials YESNO: LESSEE understands that serving alcoholic beverages requires a
,.	minimum of three (3) North Carolina Law Enforcement Officers to staff the event from the beginning to the
	end Including cleanup. LESSEE understands and agrees that they are responsible for paying each North
	Carolina Law Enforcement Officer.
8.	Initials YES NO: The WEPEC MUST HAVE THE NAME AND CONTACT INFORMATION FOR THE LAW ENFORCEMENT OFFICERS SCHEDULED TO WORK AT THE EVENT
	AT LEAST ONE WEEK BEFORE THE EVENT TO THE DIRECTOR FACILITIES
	surance. For the term of this Contract, the LESSEE shall maintain at its sole expense the liability insurance in ,000 (General liability coverage for bodily injury and property damage claims, including contractual and
	coverage.) Umbrella or excess liability insurance may be used to meet limit of liability requirements. All
policies required herei	n shall name Rowan COUNTY as Additional Insured, and certificates of coverage must be presented to
	pproval at least one week prior of event. A copy must be provided to the COUNTY at least 10 days before
the event.	
D. <u>Mi</u>	scellaneous.
	Initials: LESSEE understands and agrees to the following rules:
4	ty that requests a change of data other than the original reptal data in the contract will be subject to a \$50.00

Initials: LESSEE is responsible to inform event planners, band, DJ, florists and caterers of the decorating and

- 1. Any party that requests a <u>change of date other than the original rental date</u> in the contract will be subject to a \$50.00 change fee, provided that the new date requested is available. This request must be made prior to the rental balance due date. This fee will be taken from the "Refundable Damage Deposit".
- 2. The COUNTY shall not return the refundable damage deposit if LESSEE exceeds specified time frame. (There will be no exceptions.)
- 3. No reservation will be made on a repetitive basis. A new request must be made for each use.
- 4. The Facilities Management Director has the right to refuse the use of the facility if he or she deems the program objectionable.
- 5. Smoking is prohibited inside the facility and on all outside grounds (including parking lot).
- 6. Affixing of any material to the walls, floors, ceilings, windows or light fixtures is prohibited. Stapling any tables, chairs, stage flooring or stage curtains is prohibited. Any decorations that are used must be removed at the end of the event with no trace. Please provide your own cleaning supplies and 44 gallon trash bags.
- 7. NO open flames are allowed in the facility. All candles must have some type of globe covering the flame.
- 8. Electrical Wiring and Provisions: Under no circumstances shall any reserving party make any structural or electrical alterations to the facilities. No special wiring shall be permitted which exceeds the established voltage. Do not tamper/open any electrical outlets or fuse boxes.
- The LESSEE shall comply with the rules and regulations of the COUNTY. In the event that the LESSEE shall violate
 any of the rules or regulations, this contract shall automatically end and the LESSEE shall leave the facility
 immediately.
- 10. The LESSÉE gives up any and all claims for payment for any and all losses or damages sustained by any unforeseen occurrence and shall render the fulfillment of this contract by the COUNTY impossible. The COUNTY shall not be held liable or responsible to the LESSEE for any damages/lost items that may occur.

Revised 8/23/2018 2

- 11. The COUNTY assumes no responsibility whatsoever, for any property placed on/in the facility/property. COUNTY is hereby released and removed from any and all responsibilities for any loss, injury or damages to person(s) or property that may be sustained by reason of the occupancy of facility/property under this contract.
- 12. The LESSEE shall not hold the COUNTY responsible for any claim(s) of injury to person(s) or property arising out of or in connection with the use of the facility by the LESSEE. This Contract to hold the LESSOR without blame shall include reimbursement to the COUNTY for all reasonable costs arising out of the above stated claim(s).
- E. <u>Indemnity.</u> The LESSEE agrees that it shall defend, indemnify, and hold harmless the COUNTY and its officials, employees, and agents from and against any and all losses, liabilities, claims, demands, suits, costs, damages, or expenses (including reasonable attorneys' fees) arising from or related to this Contract and/or the Services, including (by example only and not for purposes of limitation) those for bodily injury, death, or property damage. The LESSEE's obligations under this section shall survive termination of this Contract.
 - F. Termination. Termination is defined in the West End Plaza Event Center Rental Policy.
- G. <u>Governing Law and Forum for Disputes.</u> This Contract shall be governed by the laws of the State of North Carolina without regard to North Carolina's choice of law provisions. Any lawsuit or other legal proceeding concerning this Contract and/or the Services must be filed in Rowan COUNTY, North Carolina, unless it is properly filed in federal court, in which case it must be filed in the federal District Court for the Middle District of North Carolina.
- H. <u>Severance Clause.</u> If any part of this Contract is deemed unenforceable by a court of competent jurisdiction, then that part shall be enforced to the greatest extent legally possible, and the rest of this Contract will remain in full force and effect.
- I. <u>Compliance With Laws.</u> The LESSEE acknowledges and agrees that it will perform all Services and will satisfy all of its obligations under this Contract in full compliance with all applicable federal, state, and local laws and regulations.
- J. <u>Non-Assignment</u>. The LESSEE may not assign its rights or obligations under this Contract, nor may it subcontract any part of this Contract, without written approval from the COUNTY.

IN TESTIMONEY WHEREOF, the COUNTY and the LESSEE have executed this WEST END PLAZA EVENT CENTER RENTAL CONTRACT to be in force the day and year first written above.

BY:		(the COUNTY)
BY:		(the LESSEE)
DATE:	20	

Revised 8/23/2018 3

	RENTAL COST LEDGER	
Rental Fee:	\$	
Non-refundable Booking fee	\$	
Damage Deposit Fee:	\$	
Total Rental Fee:	\$	
Less Deposit:	\$	
Rental Receipt #:	\$	
Date Paid://20	\$	
Balance Due Date:	\$	
Balance Paid:	\$	
Date Paid:		
Rental Receipt #:		
Amount Due:	\$	
Notes:		
Date of Check Request for Damage Deposit:	Staff Initials:	
Amount of Damage Deposit Returned: \$	Rental Receipt #:	
Peason for Damage Denosit Not Peturned:		

Revised 8/23/2018 4